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Name Cambridge Acquisition Corp.	07142000
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Formerly	1924349
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Other	
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Receiving Party	Mark if additional names of receiving parties attached
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DBA/AKA/TA	
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Name	John Scheibeler, Esq.		
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inc.	dicated herein. Scheibeler, Esq. & Case Reg. No.35,346	John Schutch	21 Sept 2000
	e of Person Signing	Signature	Date Signed

MARK REG. NO. REG. DATE

See Attached

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ATTACHMENT A TO ASSIGNMENT OF TRADEMARKS

REGISTERED TRADEMARKS AND APPLICATIONS

Mark	Country	Registration #	Status
CAMBRIDGE INDUSTRIES and Design	U.S.	1,924,349	Issued
EMPELFLEX	U.S. Canada Mexico	(580,892) 499,865 531,381	Abandoned 9/9/99 Registered Abandoned 9/8/99
CAMBRIDGE WHERE SOLUTIONS TAKE SHAPE	U.S. Canada Argentina Mexico Brazil Europe	2,015,011 TMA 482,533 2,146,551 317,659 571,468 317659	Issued Issued Registered Registered Pending Accepted
CAMBRIDGE WHERE SOLUTIONS TAKE SHAPE and Design	U.S. Canada	2,015,012 (797,716)	Issued Pending
TWIN-TINT	U.S.	709,167	Issued
PLASTI-KROME	U.S.	680,593	Issued
ANCHOR PLASTICS COMPANY and Design	U.S.	410.308	Issued
*Service mark for "custom manufac- ture of plastic goods to the order and specification of others", "custom design of plastic goods to the order and specification of others."			
**Trademark for "substrate compos- ite sheet material comprised primar- ily of plastic and fiber for use in manufacturing."		·	

Draft August 23, 2000 - 5:35 pm

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GRANT OF SECURITY INTEREST IN UNITED STATES TRADEMARKS

FOR GOOD AND VALUABLE CONSIDERATION, receipt and sufficiency of

which are hereby acknowledged, Cambridge Acquisition Corp., a Delaware corporation (the

"Grantor") with principal offices at 550 Town Center Drive, Dearborn, Michigan 48126, hereby

assigns and grants to Bank of America, N.A., as Administrative Agent, with offices at 1455

Market Street, 12th floor, San Francisco, California 94103-1399 (the "Grantee"), a security

interest in (i) all of the Grantor's right, title and interest in and to the United States trademarks,

trademark registrations and trademark applications (the "Marks") set forth on Schedule A

attached hereto, (ii) all Proceeds (as such term is defined in the Guarantee and Collateral

Agreement referred to below) and products of the Marks, (iii) the goodwill of the businesses with

which the Marks are associated and (iv) all causes of action arising prior to or after the date

hereof for infringement of any of the Marks or unfair competition regarding the same.

THIS GRANT is made to secure the satisfactory performance and payment of all

the Obligations of the Grantor, as such term is defined in the Guarantee and Collateral Agreement

among the Grantor, the other grantors from time to time party thereto and the Grantee, dated as

of April 30, 1997, as amended and restated as of October 13, 1998, and as further amended and

restated as of July 14, 2000 (as amended from time to time, the "Guarantee and Collateral

Agreement"). Upon the termination and satisfaction of the Guarantee and Collateral Agreement,

the Grantee shall, upon such termination and satisfaction, execute, acknowledge and deliver to the

Grantor an instrument in writing releasing the security interest in the Marks acquired under this

Grant.

This Grant has been granted in conjunction with the security interest granted to the

Grantee under the Guarantee and Collateral Agreement. The rights and remedies of the Grantee

with respect to the security interest granted herein are as set forth in the Guarantee and Collateral

Agreement, all terms and provisions of which are incorporated herein by reference. In the event

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that any provisions of this Grant are deemed to conflict with the Guarantee and Collateral Agreement, the provisions of the Guarantee and Collateral Agreement shall govern.

* * *

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IN WITNESS WHEREOF, the undersigned have executed this Grant as of the 14th day of July, 2000.

CAMBRIDGE ACQUISITION CORP., as Grantor

Name:

Title:

BANK OF AMERICA, N.A.,

as Administrative Agent and Grantee

Name:

Tatle:

HEIDI-ANNE SANDQUIST VICE PRESIDENT

STATE OF NEW YO	
COUNTY OF NEW	YORK)
On th	is 14 th day of July, 2000, before me personally came
	who, being by me duly sworn, did state as follows: that he is
Txec. Vice President Of Chief Financial Of	Cambridge Acquisition Corp., that he is authorized to execute the foregoing

Grant on behalf of said Carpocation and that he did so by authority of the Board of Directors

of said corporation.

HARRISON PIERCE (Notary Public, State of New York No. 01PI6037910 Qualified in New York County Commission Expires Feb. 28, 2002

STATE OF NEW YORK)		
)	ss.:	
COUNTY OF NEW YORK)		

On this 14th day of July before me personally came _______ before me personally came ______ before me personal before a before me personal before me personal

HARRISON PIERCE Notary Public, State of New York No. 01PI6037910 Qualified in New York County Commission Expires Feb. 28, 2002

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